

UNITED STATES BANKRUPTCY COURT
DISTRICT OF MASSACHUSETTS

WORCESTER, ss.

In re:

WESTBOROUGH SPE LLC,

Debtor.

LOLONYON AKOUETE,

Creditor/Appellant,

v.

JONATHAN GOLDSMITH, Chapter 7 Trustee,
Nathanson & Goldberg, P.C, Petitioning Creditor
The MobileStreet Trust, Petitioning Creditor,
Town of Westborough, Creditor,

Appellees

Case No. 23-40709-CJP
Chapter 7

APPELLANT’S MOTION TO SHORTEN TIME FOR APPELLEE’S BRIEF

I. Introduction

Creditor/Appellant Lolonyon Akouete respectfully moves this Court to shorten the time for the Appellee’s Brief. In support of this motion, Appellant states the following:

II. Background

1. On June 19, 2024, Appellant filed a Motion for Interim Distribution and Request for Expedited Determination (Doc #180).
2. The Bankruptcy Court denied this motion on July 25, 2024 (Doc #204).
3. Appellant has filed a Notice of Appeal and is preparing to proceed with the appellate process.

III. Argument

Appellant respectfully requests that the Court shorten the time for the Appellee’s Brief for the following reasons:

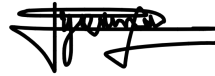
1. **Urgency of Financial Relief:** The bankruptcy estate holds significant funds that should be distributed to creditors. Delays in the distribution process cause undue financial hardship to the creditors, including the Appellant.
2. **Efficiency in Case Administration:** Expedited proceedings will facilitate more efficient administration of the bankruptcy estate and reduce unnecessary delays.
3. **Minimal Prejudice to Appellees:** The Appellees have been actively involved in the case and are well-acquainted with the issues at hand. A shortened briefing schedule would not unduly prejudice their ability to respond.

IV. Conclusion

For the reasons stated above, Appellant respectfully requests that the Court issue an order shortening the time for the Appellee's Brief to 7 days from the date of this order.

DATED: July 26, 2024, Respectfully submitted:

By creditor/Appellant,



Lolonyon Akouete
800 Red Milles Rd
Wallkill NY 12589
info@smartinvestorsllc.com
(443) 447-3276

CERTIFICATE OF SERVICE

I, Lolonyon Akouete, hereby certify that the above document is served by email and mailing a copy of the same, first-class mail, to the following:

Stephen F. Gordon, Attorney of the Petitioners
(Email: sgordon@gordonfirm.com)
The Gordon Law Firm LLP
River Place 57 River Street Wellesley, MA 02481

Scott A. Schlager on behalf of,
Nathanson & Goldberg, P.C., a creditor.
(Email: sas@natgolaw.com)
183 State Street, 5th Floor Boston, MA 02109

Assistant U.S. Trustee
Richard King
Office of US. Trustee
446 Main Street 14th Floor
Worcester, MA 01608
USTPRegion01.WO.ECF@USDOJ.GOV

Jonathan R. Goldsmith
Chapter 7 Trustee
trusteedocs1@gkalawfirm.com
Goldsmith, Katz & Argenio P.C.
1350 Main Street, 15th Floor.
Springfield, MA 01103

Dyann Blaine
20 Queensbrook Place
Orinda, CA 94563
dyann.blaine@gmail.com

Jan Blaustein Scholes
7501 E Thompson Peak Pkwy
Scottsdale, AZ 85255
jan.scholes2@gmail.com

Mark S. Lichtenstein
AKERMAN LLP
1251 Avenue of the Americas, 37th Flr.
New York, New York 10020
mark.lichtenstein@akerman.com

Paul W. Carey, Attorney of Creditor
FERRIS DEVELOPMENT GROUP, LLC
(Email: pcarey@mirickoconnell.com)
Mirick, O'Connell, DeMallie & Lougee, LLP
100 Front Street, Worcester, MA 01608

Brian W. Riley, Attorney of Creditor
Jeffrey T. Blake, Attorney of Creditor
Roger L. Smerage, Attorney of Creditor
TOWN OF WESTBOROUGH
(Email: briley@k-plaw.com)
(Email: jblake@k-plaw.com)
(Email: rsmerage@k-plaw.com)
KP Law, P.C. 101 Arch Street,
12th Floor Boston, MA 02110

Gary M Ronan
David M Abromowitz
Goulston&storrs
GRonan@goulstonstorrs.com
DAbromowitz@goulstonstorrs.com
400 Atlantic Avenue
Boston, MA 02110

Peter Blaustein
950 Vista Road
Hillsborough, CA 94010
pblaustein@gmail.com

Walter Horst
Babcock & Brown
1264 Rimer Drive
Moraga, CA 94556
walter.horst@babcockbrown.com

Samual A. Miller, Esq.
AKERMAN LLP
420 South Orange Avenue
Suite 1200
Orlando, FL 32801
samual.miller@akerman.com
sharlene.harrison-carera@akerman.com



Lolonyon Y Akouete